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[ | AMENDED

### UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TENNESSEE

In re: ADENA CHERISE NUNN	Case N	Case No. 17-27655-E						
Debtor(s).	Chapt	Chapter 13						
CHAPTER 13 PLAN								
ADDRESS: (1) 8652 Beckenham Dr. Cordova, TN 38016	(2)							
PLAN PAYMENT:								
<b>DEBTOR</b> (1) shall pay \$ 893.00	( ) weekly, ( ) every two weeks, ( ) semi-monthly,	or ( ) monthly, by:						
(,) PAYROLL DEDUCTION from	Shelby County Division of Corrections 1045 Mullins Station Memphis. TN 38135	OR ( ) DIRECT PAY.						
DEBTOR (2) shall pay \$	( ) weekly, ( ) every two weeks, ( ) semi-monthly,	or ( ) monthly, by:						
( ) PAYROLL DEDUCTION from:		OR ( ) DIRECT PAY.						
1. THIS PLAN [Rule 3015.1 Notice]:	11 007707							
(A) CONTAINS A NON-STANDARD P	ROVISION. [See plan provision #19]	(✓) YES ( )NO						
(B) LIMITS THE AMOUNT OF A SEC COLLATERAL FOR THE CLAIM.	URED CLAIM BASED ON A VALUATION OF THE . [See plan provisions #7 and #8]	( ) YES ( ) NO						
(C) AVOIDS A SECURITY INTEREST	OR LIEN. [See plan provision #12].	( ) YES ( / ) NO						
2. ADMINISTRATIVE EXPENSES: Pay f	iling fee and Debtor(s)' attorney fee pursuant to Confirmat	tion Order,						
3. AUTO INSURANCE: ( ) Included in Pla	an; OR ( ) Not included in Plan; Debtor(s) to provide pro	of of insurance at §341 meeting.						
4. DOMESTIC SUPPORT: Paid by: ( ) De	ebtor(s) directly, ( ) Wage Assignment, OR ( ) Trustee to	Monthly Plan Payment:						
	_; ongoing payment begins	\$ \$						
	_; ongoing payment begins	\$						
	arage:	3						
5. PRIORITY CLAIMS:	Amount:	\$ \$						
6. HOME MORTGAGE CLAIMS: ( ) Pa	aid directly by Debtor(s); OR ( ) Paid by Trustee to:							
Approximate arrea	; ongoing payment begins December. 2017 trage: 6.111.00 Interest 0 % ; ongoing payment begins rage: Interest	\$ 851.58 \$ 102.00 \$						
7. SECURED CLAIMS:  [Retain lien 11 U.S.C. §1325 (a)(5)]  Jared's  City of Memphis. Treasurer  David Lenior. Trustee	Value of Collateral:       Rate of Interest:         \$200.00       5.5       %         \$1.275.06       12       %         \$2.588.34       12       %	\$ 30.00						

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8.	8. SECURED AUTOMOBILE CLAIMS FOR DE CLAIMS FOR DEBT INCURRED WITHIN OF [Retain lien 11 U.S.C. §1325(a)]  Capital One Auto Finance (2012 Nissan Maxima Sedan 4D S)	EBT INCURRED WIT NE YEAR OF FILING Value of Collateral: \$20.726.00	THIN 910 DAYS OF G: Rate of Interes	est:	Monthly \$ 404.00	R SECURED y Plan Payment:			
9.	9. SECURED CLAIMS FOR WHICH COLLATERAL FOR THE LIMITED PURPOSE OF GAINING POS	WILL BE SURRENDE SESSION AND COMM Collateral:	ERCIALLY REASO	MINATED UI NABLE DISP	OSAL OF C	COLLATERAL:			
10.	0. SPECIAL CLASS UNSECURED CLAIMS:	smount:	Rate of Inter	est:	Monthly S	v Plan Payment:			
11.	1. STUDENT LOAN CLAIMS AND OTHER LON Fedloan Servicing	()	Not provided for Not provided for	OR (~) (	S General unso	ecured creditor			
12.	2. THE JUDICIAL LIENS OR NON-POSSESSOR FOLLOWING CREDITORS ARE AVOIDED T	RY, NON-PURCHASE TO THE EXTENT AL	E MONEY SECURI LOWABLE PURS	TY INTERI	EST(S) HE	LD BY THE 22(f):			
13.	3. ABSENT A SPECIFIC COURT ORDER OTHE SPECIFICALLY PROVIDED FOR ABOVE, SE	RWISE, ALL TIMEI HALL BE PAID AS G	LY FILED CLAIMS ENERAL UNSECU	S, OTHER T	THAN THO	OSE			
14.	4. ESTIMATED TOTAL GENERAL UNSECURE	D CLAIMS: \$43.682	.34						
15.	5. THE PERCENTAGE TO BE PAID WITH RES	PECT TO NON-PRIC	ORITY, GENERAL	UNSECUR	ED CLAIN	1S IS:			
	( )%, OR,								
	( ) THE TRUSTEE SHALL DETERMINE THE PI	ERCENTAGE TO BE P	AID AFTER THE PA	SSING OF T	HE FINAL	BAR DATE.			
16.	6. THIS PLAN ASSUMES OR REJECTS EXECU		: (	) Assumes	OR (	) Rejects.			
17.	7. COMPLETION: Plan shall be completed upon pa	avment of the above, ar		months.	010 (	/ Rejects.			
		FAILURE TO TIMELY FILE A WRITTEN OBJECTION TO CONFIRMATION SHALL BE DEEMED ACCEPTANCE OF PLAN.							
	NON-STANDARD PROVISION(S): Absent the original contract as proof, all collateralized claims for the purpose of provisions 7 and 8 are presumed to have exceeded the time limits set in 11 U.S.C. 1325(a)(9) hanging paragraph and will be treated as value claims.								
	ANY NON-STANDARD PROVISION STATED	ELSEWHERE IS VO	DID.						
20.	<ol> <li>CERTIFICATION: THIS PLAN CONTAINS N PROVISION 19.</li> </ol>	O NON-STANDARD	PROVISIONS EX	CEPT THOS	SE STATEI	D IN			
	/s/ Darrell L. Castle Debtor(s)' Attorney Signature or Pro Se Debtor(	(s)' Signature(s)	DATI	E: <u>8/28/201</u>	7				

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# WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

IN RE:

**ADENA CHERISE NUNN** 

Debtor(s).

CASE NO. 17-27655-E CHAPTER 13

### **CERTIFICATE OF SERVICE**

The undersigned party, attorney for a party, or agent there for hereby certifies that copies of the documents identified below were mailed or hand-delivered to the parties listed on or about 9/8/17.

### **DOCUMENTS SERVED:**

A pleading or proposed order captioned **DEBTORS' AMENDED CHAPTER 13 PLAN** filed by Debtor(s) attorney and Notice of Hearing thereon.

/s/ DARRELL L. CASTLE, DISC. NO. 6863
HOLLIS W. CRAFT, DISC. NO. 14528
Attorney for the Debtors.
4515 Poplar Avenue Suite 510
Memphis, Tennessee 38117
(901) 327-2100
(901)458-9443 (fax)
court@darrellcastle.com

Mail to the entities listed: All creditors per attached matrix